UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF PENNSYLVANIA



LOCAL BANKRUPTCY FORMS

Effective: January 1, 2005

(Modified: March 8, 2011 December 1, 2011)

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LOCAL BANKRUPTCY FORM 1007-1(c)

IN RE	:			
			:	CHAPTER
			:	CASENO
			:	CASE NObk
			•	
		Debtor (s)	:	
				D PAYMENT ADVICES C. § 521(a)(1)(B)(iv)
the above	ve-capt plated b	ioned bankruptcy petition, I	did not rece (iv), from ar	that within sixty (60) days before the date of filing eive payment advices (e.g. "pay stubs"), as my source of employment. I further certify that I se:
		I have been unable to work preceding the date of the a		sability throughout the sixty (60) days immediately ned petition.
		•		er than Social Security payments throughout the g the date of the above-captioned petition.
		preceding the date of the a	above-captio	t income throughout the sixty (60) days immediately ned petition has been through self-employment from ges or a salary at fixed intervals.
		I have been unemployed to the above-captioned petiti		ne sixty (60) days immediately preceding the date of
				to factors other than those listed above. (Please
correct 1	to the b	pest of my knowledge and be	elief.	mation provided in this certification is true and
DATE:			-	Debtor
				Joint Debtor

LOCAL BANKRUPTCY FORM 1017-2

IN RE:			
		:	CHAPTER
		:	
		:	CASE NObk
		:	
	Debtor(s)	:	
		:	
UNITED ST	ATES TRUSTEE	:	
	Movant	•	
vs.		:	
		:	
		:	
		:	
	D 1.4	:	
	Respondent	:	
	NOTICE TO	O PART	TIES IN INTEREST
NOTI	CE IS HEREBY GIVEN TH	HAT:	
The U	nited States Trustee has filed	a Motion	to Dismiss the above-referenced case for failure to
file schedules	and statements.		
Object	tions to the Motion must be fil	led with tl	he Clerk, United States Bankruptcy Court for the
Middle Distric	et of Pennsylvania,		
Pennsylvania,	on or before	·	
A hear	ring on timely objections will	be held _	, 20 at
o'clockM.	, in		, Pennsylvania.
If no o	objections are filed, an Order r	nay be en	atered by the Court without further notice.
Dated:		P.O.	ce of the United States Trustee Box 969
		Harr	risburg, PA 17108

LOCAL BANKRUPTCY FORM 2016-1

IN R	RE:		
		: CHAPTER	
		: : CASE NO	-hk-
		: CASE NO	UK
		:	
	Debtor (s)	:	
	·	MARY COVER SHEET EXPENSES APPLICATION	
a.	Your applicant was appointed or	n	, based on an
	application filed		
b.	Your applicant represents		<u></u> .
c.	This application is a		<u> </u>
	(state whether interim or final ap	pplication).	
d.	The total amount of compensation	on for which reimbursement is s	ought is and is
	for the period from	to	
e.	The total amount of expenses fo	or which reimbursement is sough	t is and is for
	the period from	to	
f.	The dates and amounts of any re	etainer received are	·
g.	The dates and amounts of withd	rawals from the retainer by the	Applicant are
h.	The dates and amounts of previo	ous compensation allowed are:	
i.	The dates and amounts of previo	ous compensation paid are:	
j.	There are/are no objections to pro-	rior fee applications of Applican	t that have not been ruled
	upon by the Court in this bankru	iptcy case.	
		Applicant's Signature	
DAT	ΓED:		

LOCAL BANKRUPTCY FORM 3007-1

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

	: CHAPTER
	:
	:
	: CASE NObk
	:
Debtor(s)	:
	:
	:
	:
	:
	:
Objectant	:
Ū	:
	:
	:
	:
	:
	:
Claimant	:
	("Claimant")
	Objectant

NOTICE TO CLAIMANT OF OBJECTION TO CLAIM

Attached to this notice is an objection to your proof of claim.

Your claim may be reduced, modified, or eliminated. You should read this notice and the objection carefully and discuss them with your attorney, if you have one.

The purpose of this notice is to advise you of the following rights:

- (a) Within thirty (30) days after the date of this notice you are required to file one of the following with the Clerk of the Bankruptcy Court:
 - (1) an amended proof of claim;
 - (2) a response to the objection; or
 - (3) a request for a hearing.
- (b) If you send your amended proof of claim, response or request for a hearing by mail or by delivery service, you must send it so that the Clerk of the Bankruptcy Court receives it by the deadline at the following address:

Clerk, United States Bankruptcy Court Middle District of Pennsylvania Third and Walnut Streets P.O. Box 908 Harrisburg, PA 17108

or

Clerk, United States Bankruptcy Court Middle District of Pennsylvania 274 Max Rosenn U.S. Courthouse 197 S. Main Street Wilkes Barre, PA 18701

- (c) You are entitled to a hearing on the objection if you file either a written response to the objection or a written request for a hearing with the Court within thirty (30) days after the date of this notice.
- (d) An attorney or pro se party who wishes to participate in the hearing telephonically must consult the Court's website (www.pamb.uscourts.gov) and click on the Telephonic Court Appearances tab to review the assigned Judge's telephone procedures.
- (e) You may have other rights not referred to in this Notice.

This notice is not intended to advise you of all your rights regarding your claim and is not intended to provide legal advice. If you decline to obtain counsel regarding the attached objection, you do so at your own risk.

IF YOU FAIL TO RESPOND IN ACCORDANCE WITH THIS NOTICE, THE COURT MAY GRANT THE RELIEF REQUESTED BY THE OBJECTION WITHOUT FURTHER NOTICE OR HEARING.

This Notice was mailed to you by:	
Date of Notice and Date of Mailing:	, 20

Rev. 03/08/11

LOCAL BANKRUPTCY FORM 3015-1

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:			
		: CHAPTER 13 : CASE NObk : : CHAPTER 13 PLAN	
	Debtor(s)	 (Indicate if applicable) () # MOTIONS TO AVOID LIENS () # MOTIONS TO VALUE COLLATERAL 	
		: () ORIGINAL PLAN : () AMENDED PLAN : (Indicate 1 ST , 2 ND , 3 RD , etc.)	
	YOUR RI	GHTS WILL BE AFFECTED	
timely w	vritten objection. This plan r	If you oppose any provision of this plan you must file a may be confirmed and become binding on you without ritten objection is filed before the deadline stated on the e filing of the plan	
	P	PLAN PROVISIONS	
DISCHAR	RGE: (Check one)		
()	The debtor will seek a d	lischarge of debts pursuant to Section 1328(a).	
()		le for a discharge of debts because the debtor has scharge described in Section 1328(f).	
NOTICE	OF SPECIAL PROVISION	NS: (Check if applicable)	
()	approved by the U.S. Ba Those provisions are set the designated spaces or preprinted language of the	tal provisions that are not included in the standard plan as ankruptcy Court for the Middle District of Pennsylvania. It out in Section 8 of this plan. Other than to insert text into it to expand the tables to include additional claims, the this form may not be altered. This does not mean that the improposing additional or different plan provisions in	

Section 8. The Debtor may propose additional or different plan provisions or specify that any of the provisions will not be applicable, provided however, that

each such provision or deletion shall be set forth herein in Section 8.

1. PLAN FUNDING AND LENGTH OF PLAN

A.	Pla	an Payments				
1. To date, the Debtor(s) has paid \$ (enter \$0 if no payments have been made to the Trustee to date). Debtor(s) shall pay to the Trustee for the remaining term of the plan the following payments. If applicable, in addition to monthly plan payments, Debtor(s) shall make conduit payments through the Trustee as set forth below. The total base plan is \$, plus other payments and property stated in Section 1B below:						
Start mm/yy		End mm/yy	Plan Payment	Estimated Conduit Payment	Total Payment	
				Total Payments:	\$	
2. If the plan provides for conduit mortgage payments, and the mortgagee notifies the Trustee that a different payment is due, the Trustee shall notif the Debtor and the attorney for the Debtor, in writing, to adjust the condupayments and the plan funding accordingly. Debtor(s) is responsible for post-petition mortgage payments due prior to the initiation of conduit mortgage payments.					e Trustee shall notify to adjust the conduit) is responsible for all	
	3.			e action to ensure that a form to the terms of th		
	4.	CHECK (ONE: () Debtor	(s) is at or under media	an income	
			calculates th paid to unse	(s) is over median inco at a minimum of \$ cured, non-priority crea the Means Test.	must be	
В.	Lic	quidation of As	<u>ssets</u>			
	1.		<u>-</u>	ed plan payments, Deb		

sale of	property known and designated as
	All sales shall be completed by
	, 20 If the property does not sell by the date
specifi	ed, then the disposition of the property shall be as follows:
-	payments from any source(s) (describe specifically) shall be paid to astee as follows:
	ebtor estimates that the liquidation value of this estate is
	<u> </u>
	(Liquidation value is calculated as the value of all non-
exemp	assets after the deduction of valid liens and encumbrances and

2. SECURED CLAIMS

A. <u>Pre-Confirmation Distributions</u>. Adequate protection and conduit payments in the following amounts will be paid by the Debtor to the Trustee. The Trustee will disburse these payments for which a proof of claim has been filed as soon as practicable after receipt of said payments from the Debtor.

Name of Creditor	Address	Account #	Estimated Monthly Payment
			\$
			\$

The Trustee will not make a partial payment. If the Debtor makes a partial plan payment, or if it is not paid on time and the Trustee is unable to pay timely a payment due on a claim in this section, the Debtor's cure of this default must include any applicable late charges.

Upon receipt, Debtor shall mail to the Trustee all notices from mortgagees including statements, payment coupons, impound and escrow notices, and notices concerning changes of the interest rate on variable interest rate loans. If any such notice informs the Debtor that the amount of the payment has increased or decreased, the change in the plan payment to the Trustee will not require modification of this plan.

B. <u>Mortgages and Other Direct Payments by Debtor</u>. Payments will be made outside the plan according to the original contract terms, with no modification of contract terms and with liens retained. All mortgage and other lien claim balances survive the plan if not avoided or paid in full under the plan.

Name of Creditor	Description of Collateral	Contractual Monthly Payment	Principal Balance of Claim
		\$	\$
		\$	\$
		\$	\$
		\$	\$

C. <u>Arrears</u>. The Trustee shall distribute the amount of pre-petition arrearages set forth in the allowed proof of claim to each secured creditor set forth below. If the Debtor or the Trustee objects to a proof of claim and the objection is sustained, or if the plan provides for payment of amounts greater than the allowed proof of claim, the creditor's claim will be paid in the amount allowed by the court.

Name of Creditor	Description of Collateral	Estimated Pre-petition Arrears to be Cured	Estimated Post- petition Arrears to be Cured	Estimated Total to be paid in plan
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$

D. <u>Secured Claims Paid According to Modified Terms</u>. These amounts will be paid in the plan according to modified terms, and liens retained until entry of discharge. The excess of the creditor's claim will be treated as an unsecured claim. Any claim listed as "NO VALUE" in the "Modified Principal Balance" column below will be treated as an unsecured claim. THE LIENS WILL BE AVOIDED OR LIMITED THROUGH THE PLAN OR DEBTOR(S) WILL FILE AN ADVERSARY ACTION TO DETERMINE THE EXTENT, VALIDITY, AND PRIORITY OF THE LIEN (Select method in last column):

Name of Creditor	Description of Collateral	Modified Principal Balance	Interest Rate	Total Payment	Plan* or Adversary Action
		\$	%	\$	
		\$	%	\$	
		\$	%	\$	

* "PLAN" INDICATES THAT THE DEBTOR(S) PROPOSES TO AVOID OR LIMIT THE LIEN OF THE CREDITOR IN THIS PLAN. CONFIRMATION OF THE PLAN SHALL CONSTITUTE A FINDING OF VALUATION PURSUANT TO SECTION 506(a). NO ADVERSARY COMPLAINT OR MOTION WILL BE FILED AND THE LIEN WILL BE AVOIDED BY A CONFIRMATION ORDER UPON DISCHARGE. IF THE CREDITOR WISHES TO CONTEST THE AVOIDANCE OF THE LIEN, THE CREDITOR MUST FILE AN OBJECTION TO THIS PLAN. OTHERWISE CONFIRMATION OF THE PLAN WILL AVOID THE LIEN UPON DISCHARGE.

E. <u>Other Secured Claims</u>. (Including conduit payments)

Name of Creditor	Description of Collateral	Principal balance of Claim	Interest Rate	Total to be paid in plan
		\$	%	\$
		\$	%	\$
		\$	%	\$

F. <u>Surrender of Collateral</u>. Debtor(s) surrenders the following assets to secured creditors. Upon confirmation of the plan, bankruptcy stays are lifted as to the collateral to be surrendered. This provision does not prejudice a creditor's right to move to lift the stay prior to confirmation.

Name of Creditor	Description of Collateral to be Surrendered

G. <u>Lien Avoidance</u>. The Debtor moves to avoid the following judicial and/or nonpossessory, non-purchase money liens of the following creditors pursuant to Section 522(f) (this section should not be used for statutory or consensual liens such as mortgages):

Name of Creditor	Description of Collateral

- H. Optional provisions regarding duties of certain mortgage holders and servicers.
 Property of the estate vests upon closing of the case, and Debtor elects to include the following provisions. (Check if applicable)
 - () Confirmation of the plan shall impose an affirmative duty on the holders and/or servicers of any claims secured by liens, mortgages and/or deeds of trust on the principal residence of the Debtor to do the following:
 - (1) Apply the payments received from the Trustee on the pre-petition arrearage, if any, only to such arrearage. For purposes of this plan, the "pre-petition arrearage" shall include all sums included in the "allowed" proof of claim and shall have a "0" balance after both: (1) the Discharge Order in this case has been entered; and (2) payment in full of the allowed proof of claim has been made.
 - (2) Deem the pre-petition arrearage as contractually current upon confirmation of the plan, thereby precluding the imposition of late payment charges or other default-related fees and services based solely on the prepetition default or defaults.
 - (3) Apply the post-petition monthly mortgage payments made by the Debtor to the post-petition mortgage obligations as provided for by the terms of the underlying mortgage note. Late charges may be assessed on post-petition payments as provided by the terms of the mortgage and note.
 - (4) Notify the Debtor and the attorney for the Debtor, in writing, of any changes in the interest rate for any non-fixed rate or adjustable rate mortgages and the effective date of any such adjustment or adjustments not less than 60 days in advance of such change or at such time as the change becomes known to the holder if the change is to be implemented in less than 60 days.

- (5) Notify the Debtor, and the attorney for the Debtor, in writing, of any change in the property taxes and/or the property insurance premiums that would either increase or reduce the escrow portion, if any, of the monthly mortgage payments and the effective date of any such adjustment or adjustments not less than 60 days in advance of such change or at such time as the change becomes known to the holder if the change is to be implemented in less than 60 days.
- Within 60 days after receipt of a written request made by the Debtor to the servicer or mortgage lender, with a copy served upon its counsel, the servicer or mortgage lender shall provide Debtor and his counsel a statement detailing the following amounts paid by the Debtor post-petition: (1) all payments applied to the principal balance; (2) all payments applied to interest; (3) all payments applied to any escrow account; (4) all payments applied to any pre-petition arrearage claim and the remaining balance; and (5) all fees and charges alleged to have accrued post-petition, along with an explanation thereof. The statement may be in the form of a post-petition ledger prepared by the servicer or lender provided the documents used to prepare same are also provided. The Debtor may (i) challenge this information by filing a motion with the court, to be served upon the holder and the Trustee, (ii) propose a modified plan to provide for payment of additional amounts that the Debtor acknowledges or the court determines are due, or (iii) take no action at all. To the extent that amounts set forth are not determined by the court to be invalid or are not paid by the Debtor through a modified plan, the rights of the holder to collect these amounts will be unaffected.

3. PRIORITY CLAIMS

A. Allowed unsecured claims entitled to priority under section 1322(a) will be paid in full unless modified under Section 8:

Name of Creditor	ditor Estimated Total Payment	
	\$	
	\$	
	\$	

T	A 1		•	\sim	•
B.	Λdn	2112101	trative	('I	aime
1).	— A.IIII	111115	HALLVE	\ . I	anns.

(1)	Trustee fees.	Percentage fees payable to the Trate fixed by the United States Trate	
(2)	Attorney fees	In addition to the retainer of \$	already paid by the
		Debtor, the amount of \$	_ in the plan. Any amount
		exceeding the Trustee's applicab	le no-look fee will not be

paid until a fee application for the requested amount is approved by the Court. These no-look fees are posted at: www.mdbba.net/Chapter13Trustee.html.

(3) Other administrative claims.

Name of Creditor	Estimated Total Payment
	\$
	\$
	\$

4. UNSECURED CLAIMS

A. <u>Claims of Unsecured Nonpriority Creditors Specially Classified</u>. Includes unsecured claims, such as co-signed unsecured debts, that will be paid in full even though all other unsecured claims may not be paid in full.

Name of Creditor	Reason for Special Classification	Amount of Claim	Interest Rate	Total Payment
		\$	%	\$
		\$	%	\$

- B. All remaining allowed unsecured claims shall receive a pro-rata distribution of any funds remaining after payment of the other classes.
- **5. EXECUTORY CONTRACTS AND UNEXPIRED LEASES**. The following executory contracts and unexpired leases are assumed (and pre-petition arrears to be cured in the plan) or rejected (so indicate):

Name of Creditor	Description of Collateral	Monthly Payment	Interest Rate	Pre-petition Arrears	Total Payment	Assume/ Reject
		\$	%	\$	\$	
		\$	%	\$	\$	

6.	REVESTING	OF PROPERTY:	(Check One)
-----------	-----------	---------------------	-------------

()	Property of the estate will vest in the Debtor upon confirmation.	(Not to be used
	with Section 2H)	

() Property of the estate will vest in the Debtor upon closing of the case.

7. STUDENT LOAN PROVISIONS

A. <u>Student loan provisions</u>. This plan does not seek to discharge student loan(s) except as follows:

(NOTE: If you are not seeking to discharge a student loan(s), do not complete this section.)

Name of Creditor	Monthly Payment	Interest Rate	Pre-petition Arrears	Total Payment
	\$	%	\$	\$
	\$	%	\$	\$

8. OTHER PLAN PROVISIONS

A. Include the additional provisions below or on an attachment. (**NOTE: The plan** and any attachment must be filed as one document, not as a plan and exhibit.)

Rev. 03/08/11

9. ORDER OF DISTRIBUTION:

•	ts from the plan will be made by the Trustee in the following order	er:
Level 1:		
Level 2:		
Level 3:	<u>-</u>	
Level 4:		
Level 5:		
Level 6:		
Level 7:	<u>-</u>	
Level 8:		
If the above	ove Levels are not filled-in, then the order of distribution of plan	payments will be
	ned by the Trustee using the following as a guide:	
Level 1:	Adequate protection payments.	
Level 2:	1 1 1 7	
Level 3:	· · · · · · · · · · · · · · · · · · ·	
Level 4:	11 6	
Level 5:	•	
Level 6:	-	
Level 7:	· ·	
Level 8:		ot objected.
GENERA	RAL PRINCIPLES APPLICABLE TO ALL PLANS	
All pre-pet through the	petition arrears and cramdowns shall be paid to the Trustee and dithe plan.	sbursed to creditors
Trustee will bar date that	petition creditor files a secured, priority or specially classified cla will treat the claim as allowed, subject to objection by the Debtor that are not properly served on the Trustee will not be paid. The twing claims and filing objections, if appropriate.	. Claims filed after the
Dated:		
	Attorney for Debtor	
	Debtor	
	Joint Debtor	

Rev. 06/23/08

LOCAL BANKRUPTCY FORM 3015-2(a)

IN RE:				
	:	CHAPTER	13	
	:	CACE NO		
	:	CASE NO.	bk	
	•			
Debtor (s)	:			
CERTIFICATION REGARDING (Alteri		E OF AMEN ent of Claims)	DED CHAPTER	13 PLAN
The undersigned, counsel for the	e above-cap	tioned Debtor	(s), hereby certifie	s that the
Amended Chapter 13 Plan	filed on		_ proposes to alter	the treatment
of the claims of the following creditors is	included in	the confirmed	Chapter 13 Plan:	
I further certify that notice of the	e filing of th	ne	_ Amended Chapte	er 13 Plan has
been served on the above listed creditors	s and the C	hapter 13 trust	ee and that no other	er party, other
than the creditors listed above, will be a	affected by	the provisions	of the	Amended
Chapter 13 Plan.				
	Couns	el for Debtor(s)	
Dated:				

Rev. 06/23/08

LOCAL BANKRUPTCY FORM 3015-2(b)

IN RE:	CHAPTED 12
	: CHAPTER 13 :
	:
	: CASE NObk
Debtor(s)	:
	SERVICE OF AMENDED CHAPTER 13 PLAN or Making Technical Amendments)
The undersigned, counsel for the a	above-captioned Debtor(s), hereby certifies that the
Amended Chapter 13 Plan f	filed on proposes to alter the funding
of, or to make technical amendments to, t	the Chapter 13 Plan confirmed on,
but does not affect the treatment of the cla	aims of any creditors included in the confirmed Plan,
including the amounts to be paid, the timi	ing of the payments or the treatment of collateral:
I further certify that the	Amended Chapter 13 Plan has been served on the
Chapter 13 trustee, and because none of the	he claims provided for in the plan will be affected by
the provisions of the Amend	ded Chapter 13 Plan, no further notice is required.
	Counsel for Debtor(s)
Dated:	

Rev. 08/07/09

LOCAL BANKRUPTCY FORM 3015-3(a)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:

		: CHAPTER
		: CASE NObk
		: :
	Debtor(s)	: :
]	POST PE	ON CERTIFICATION OF COMPLIANCE WITH TITION OBLIGATIONS pouse must complete and file a separate certification.
I,		, upon oath or affirmation, hereby certify as follows:
1.	That the below information is being date on	ing supplied for compliance with the confirmation
2.	That all post-petition amounts the Support Obligations have been page 1.	at are required to be paid under any and all Domestic aid.
3.	That all applicable Federal, State 1308 have been filed.	, and local tax returns, as required by 11 U.S.C. Section
4.	updated Certification will be filed	stated in Paragraph 1 is adjourned for any reason, that an d with the Court prior to any subsequent confirmation he information contained in this Certification changes.
5.		ed by counsel for Debtor, that the Debtor was duly in this Certification and supplied answers consistent with
	• •	nents made by me are true. I am aware that if any of the llfully false, I am subject to punishment for perjury.
DA	TED:	BY: Counsel for Debtor
		Counsel for Debtor
DA	TED:	BY:
		Debtor

Rev. 12/19/08

LOCAL BANKRUPTCY FORM 3015-3(b)

IN RE:			
		: CHAPTER	
		: CASE NObk-	•
		:	
	Debtor(s)	:	
		ATION REGARDING PPORT OBLIGATION(S)	
Consumer Protecti to the applicable st	on Act of 2005 requires the truate child support enforcement ust complete the following inf	a claims in a case, the Bankrupt estee to provide written notice to t agency. In order for the trustee to formation and verify the informat	the holder of the claim and o comply with the Act, the
1. Name of Dome	stic Support Obligee		
Claim Holder _	Last Name	First	Middle Initial
	nestic Support Obligee		
Claim Holder			
_	Street	City	
_	County	State	Zip
3. Telephone Num	nber of Domestic Support Obl	igee	
Claim Holder _			
	(Area Code) Phone Nun	nber	
4. If you are paying	ng a Domestic Support Obligat	tion pursuant to a Court Order, pr	rovide the following:
	Name of Court		
	Address of Court		
	Docket Number	P.	ACSES Number
The undersigned h	ereby certifies that the foregoi	ng statements are true and correct	t under penalty of perjury.
DATED:		BY:	
		Debtor	

LOCAL BANKRUPTCY FORM 3015-5

IN RE	:					
		:	CHAPTER	13		
		:	CASE NO	hk-		
		:	CASE NO.	DK-	'	
		:				
	Debtor(s)	:				
	DEBTOR'S CERT DOMESTIC SUPPORT OF				522(q)	
	If a joint petition is filed, each spous	se must co	mplete and file	a separate cer	tification.	
Part I.	Certification Regarding Domestic S	upport (Obligations (c	heck no mo	re than one)	
	Pursuant to 11 U.S.C. Section 1328(a), I cert	tify that:			
	☐ I owed no domestic support of not been required to pay any such of			ny bankrupt	tcy petition, ar	nd I have
	☐ I am or have been required to amounts that my chapter 13 plan required became due between the filing of my	uired me	e to pay. I ha	ve also paid	n. I have paid all such amo	all such unts that
Part II.	. If you checked the second box, you	must pr	ovide the info	rmation bel	low.	
	My current address is:					
	My current employer and my emplo address:					
Part II	I. Certification Regarding Section 52	22(q) (cl	heck no more	than one)		
	Pursuant to 11 U.S.C. Section 1328(h), I cer	tify that:			
	☐ I have not claimed an exempt property that I or a dependent of mine as a burial plot, as specified in § 522 aggregate.	e uses as	a residence, c	laims as a h	omestead, or a	acquired
	☐ I have claimed an exemption (1) that I or a dependent of mine use a burial plot, as specified in § 5220 aggregate.	s as a re	sidence, clair	ns as a hom	estead, or acc	quired as

¹ Amounts are subject to adjustment on 4/1/10 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.

Part IV. Debtor's Signature

I certify under penalty of perjury that the inf and correct to the best of my knowledge and belief.	formation provided in these certifications is true
DATED:	BY:

LOCAL BANKRUPTCY FORM 3017-1

IN RE:			
		:	CHAPTER
		:	
		:	CASE NObk
		:	
		:	
	Debtor(s)	:	
			N REGARDING
	AMENDED	DISCLO	SURE STATEMENT
that the Amended Di	isclosure Stateme	ent, filed _	onent in the above-captioned case, hereby certifies, contains changes to the such nature and degree that:
1	notice must be	circulated	as if an original Disclosure Statement;
2	notice need be Statement;	sent only t	o the objectors to the last filed Disclosure
3	no further notice Statement can l	-	ed and the Amended Disclosure d as submitted.
Dated:			
		Co	unsel for Plan Proponent

LOCAL BANKRUPTCY FORM 3018-1

IN RE:			: :	СНАРТ	TER		
			:	CASE N	NO	-bk	
	Ι	Debtor(s)	:				
		SECTION	N 1126 BALI	OT REPOR	RT FORM		
CLASS I	# BALLOTS CAST	# ACCEPTING	# REJECTING	\$ ACCEPTING	\$ REJECTING	CLASS ACCEPTING	CLASS REJECTING
CLASS II							
CLASS III							
CLASS IV							
The follow	wing classes are	impaired:					<u>.</u>
	all ballots not a	ccepted are at	tached. An ex	xplanation of	why the ballo	ots were reject	ted, if
		PLAN ACCEPT		ES	NO]	
The forego	oing Report is a	ccurate and co	omplete.				
Dated:			Cou	nsel for Plan	Proponent		

LOCAL BANKRUPTCY FORM 3019-1

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:

	:	CHAPTER 11
	:	CASE NObk
	:	
Debtor (s)	:	
_ 33332(3)	·	
C	ERTIFICATI(ON REGARDING
		F REORGANIZATION
The undersigned counsel t	or the plan prop	ponent in the above-captioned case, hereby certifies
that the Amended Plan of Reorgan	ization, filed	, contains changes to the Plan
of Reorganization, filed	, of suc	ch nature and degree that:
1 notice mus	be circulated a	as if an original Plan of Reorganization;
	•	the objectors to the last filed Plan of
Reorganiza	uon;	
confirmed of Reorgan included in	as submitted. A ization have been the Amended F	ed and the Amended Plan of Reorganization can be all pending objections to confirmation of the Plan en resolved or settled by the modifications Plan of Reorganization, and the Amended Plan of with the requirements of 11 U.S.C. § 1123 and §
Dated:		
	Coi	unsel for Plan Proponent

LOCAL BANKRUPTCY FORM 4001-1

IN RE:	
	: CHAPTER 13
	:
	: CASE NObk
	:
Debtor(s)	:
	CITION PAYMENT HISTORY GAGE DATED
Recorded on, in	County, in Book, at Page
Property Address:	
Mortgage Servicer:	
Post-petition mailing address for Debtor(s)	to send payment:
Mortgagor(s)/Debtor(s):	
Payments are contractually due:	
Monthly Bemi-monthly B	i-weekly Other
Each Monthly Payment is comprised of: Principal and Interest R.E. Taxes	
Insurance	
Late Charge Other	(Specify:
POST-PETITION PAYMENTS (Petition	

Payment amount due	Date payment was due	Date payment was received	Amount received	Check number	How payment was applied (mo./yr.)
[Continue on attack	ched sheets if nece	ssary]			
TOTAL NUMBE	R OF POST-PETI	TION PAYMENT	ΓS PAST DUE:	as o	f
	•				
TOTAL AMOUN	T OF POST-PET	ITION ARREARS	S:	as of	·
Dated:		Mortgage C	ompany		
			. I7		
		(Print Name	and Title)		

☐ Presumption of Undue Hardship
$\ \square$ No Presumption of Undue Hardship
(Check box as directed in Part D: Debtor's Statement in Support of Reaffirmation Agreement)

LOCAL BANKRUPTCY FORM 4008-1(a)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:	Debtor(s)	:	CHAPTER CASE NObk
			ON AGREEMENT
	[Indicate all documents include	ed in this	filing by checking each applicable box.]
	☐ Part A; Disclosures, Instruction and Notice to Debtor (pages 1–5)		☐ Part D: Debtor's Statement in Support of Reaffirmation Agreement
	☐ Part B: Reaffirmation Agreen	nent	☐ Part E: Motion for Court Approval
	☐ Part C: Certification by Debto Attorney	or's	
	[Note: Complete Part E only if dent of negotiating this agreement.]	btor was	not represented by an attorney during the course
]	Name of Creditor:		
	☐ [Check this box if] Creditor is a Federal Reserve Act	Credit U	Union as defined in §19(b)(1)(a)(iv) of the

PART A: DISCLOSURE STATEMENT, INSTRUCTIONS AND NOTICE TO DEBTOR

1. DISCLOSURE STATEMENT

Before Agreeing to Reaffirm a Debt, Review These Important Disclosures:

SUMMARY OF REAFFIRMATION AGREEMENT

This Summary is made pursuant to the requirements of the Bankruptcy Code.

AMOUNT REAFFIRMED

The an	mount of debt you have agreed to	o reaffirm \$	S
have accrued	as of the date of this disclosure	. Your credit ag	ludes al fees and costs (if any) that greement may obligate you to pay his disclosure. Consult your credit
	ANNUAL P	ERCENTAGE	RATE
[The annua	al percentage rate can be disclo	sed in different v	ways, depending on the type of debt.]
annual percen	§ 103 of the Truth in Lending A	Act, such as a cre to the extent thi	n "open end credit plan," as those terms redit card, the creditor may disclose the is rate is not readily available or not th.
(i)	the debtor in the most recent per reaffirmation agreement descri- statement was given to the deb	eriodic statemen bed in Part B be tor during the p	elow or, if no such periodic
	-	- And/Or –	
(ii)	The simple interest rate application disclosure statement is given to simple interest rates apply to direaffirmed, the amount of each	the debtor: ifferent balances	es included in the amount
\$			
\$			
\$			
•		ate shown in (i)	under an open end credit plan, the below, or, to the extent this rate is not own in (ii) below, or both.

(i) The Annual Percentage Rate under §128(a)(4) of the Truth in Lending Act, as disclosed to the debtor in the most recent disclosure statement given to the debtor prior to entering into the reaffirmation agreement with respect to the debt or, if no such disclosure statement was given to the debtor, the annual percentage rate as it would have been so disclosed:%.
- And/Or $-$
(ii) The simple interest rate applicable to the amount reaffirmed as of the date this disclosure statement is given to the debtor:
c. If the underlying debt transaction was disclosed as a variable rate transaction on the most recent disclosure given under the Truth in Lending Act:
The interest rate on your loan may be a variable interest rate which changes from time to time, so that the annual percentage rate disclosed here may be higher or lower.
d. If the reaffirmed debt is secured by a security interest or lien, which has not been waived or determined to be void by a final order of the court, the following items or types of items on the debtor's goods or property remain subject to such security interest or lien in connection with the debt or debts being reaffirmed in the reaffirmation agreement described in Part B.
Item or Type of Item Original Purchase Price or Original Amount of Loan
<u>Optional</u> — At the election of the creditor, a repayment schedule using one or a combination of the
following may be provided:
Repayment Schedule:
Your first payment in the amount of \$ is due on (date), but the future payment amount may be different. Consult your reaffirmation agreement or credit agreement, as applicable.

_	_	Or	_	_	_

Your payment schedule will be: _	(number) payments in the amount of \$	
each, payable (monthly, annually,	weekly, etc.) on the (day) of each	
(week, month, etc.), unless altered	l later by mutual agreement in writing.	
	- $ Or$ $ -$	

A reasonably specific description of the debtor's repayment obligations to the extent known by the creditor or creditor's representative.

2. INSTRUCTIONS AND NOTICE TO DEBTOR

Reaffirming a debt is a serious financial decision. The law requires you to take certain steps to make sure the decision is in your best interest. If these steps are not completed, the reaffirmation agreement is not effective, even though you have signed it.

- 1. Read the disclosures in this Part A carefully. Consider the decision to reaffirm carefully. Then, if you want to reaffirm, sign the reaffirmation agreement in Part B (or you may use a separate agreement you and your creditor agree on).
- 2. Complete and sign Part D and be sure you can afford to make the payments you are agreeing to make and have received a copy of the disclosure statement and a completed and signed reaffirmation agreement.
- 3. If you were represented by an attorney during the negotiation of your reaffirmation agreement, the attorney must have signed the certification in Part C.
- 4. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, you must have completed and signed Part E.
- 5. The original of this disclosure must be filed with the court by you or your creditor. If a separate reaffirmation agreement (other than the one in Part B) has been signed, it must be attached.
- 6. <u>If the creditor is not a Credit Union</u> and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court unless the reaffirmation is presumed to be an undue hardship as explained in Part D. <u>If the creditor is a Credit Union</u> and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court.

7. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, it will not be effective unless the court approves it. The court will notify you and the creditor of the hearing on your reaffirmation agreement. You must attend this hearing in bankruptcy court where the judge will review your reaffirmation agreement. The bankruptcy court must approve your reaffirmation agreement as consistent with your best interests, except that no court approval is required if your reaffirmation agreement is for a consumer debt secured by a mortgage, deed of trust, security deed, or other lien on your real property, like your home.

YOUR RIGHT TO RESCIND (CANCEL) YOUR REAFFIRMATION AGREEMENT

You may rescind (cancel) your reaffirmation agreement at any time before the bankruptcy court enters a discharge order, or before the expiration of the 60-day period that begins on the date your reaffirmation agreement is filed with the court, whichever occurs later. To rescind (cancel) your reaffirmation agreement, you must notify the creditor that your reaffirmation agreement is rescinded (canceled).

Frequently Asked Questions:

What are your obligations if you reaffirm the debt? A reaffirmed debt remains your personal legal obligation. It is not discharged in your bankruptcy case. That means if you default on your reaffirmed debt after your bankruptcy case is over, your creditor may be able to take your property or your wages. Otherwise, your obligations will be determined by the reaffirmation agreement which may have changed the terms of the original agreement. For example, if you are reaffirming an open end credit agreement, the creditor may be permitted by that agreement or applicable law to change the terms of that agreement in the future under certain conditions.

Are you required to enter into a reaffirmation agreement by any law? No, you are not required to reaffirm a debt by any law. Only agree to reaffirm a debt if it is in your best interest. Be sure you can afford the payments you agree to make.

What if your creditor has a security interest or lien? Your bankruptcy discharge does not eliminate any lien on your property. A "lien" is often referred to as a security interest, deed of trust, mortgage, or security deed. Even if you do not reaffirm and your personal liability on the debt is discharged, because of the lien your creditor may still have the right to take the security property securing the lien if you do not pay the debt or default on it. If the lien is on an item of personal property that is exempt under your State's law or that the trustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. To redeem, you must make a single payment to the creditor equal to the current value amount of the security property allowed secured claim, as agreed by the parties or determined by the court.

NOTE: When this disclosure refers to what a creditor "may" do, it does not use the word "may" to give the creditor specific permission. The word "may" is used to tell you what might occur if the law permits the creditor to take the action. If you have questions about reaffirming a debt or what the law requires, consult with the attorney who helped you negotiate this agreement reaffirming a debt. If you don't have an attorney helping you, the judge will explain the effect of reaffirming a debt when the hearing on the reaffirmation agreement is held.

PART B: REAFFIRMATION AGREEMENT

Brief description of credit agreement.

1.

(Signature)

Date: _____

				agreement of		

2. Description of any changes agreement:	to the credit agreement made as part of this reaffirmation
SIGNATURE(S):	
Borrower:	Accepted by creditor:
(Print Name)	(Print Name of Creditor)
(Signature)	(Address of Creditor)
Date:	(Signature)
Co-borrower, if also reaffirming these debts:	(Printed name and Title of Individual Signing for Creditor)
(Print Name)	Date of creditor acceptance:

PART C: CERTIFICATION BY DEBTOR'S ATTORNEY (IF ANY).

[To be filed only if the attorney represented the debtor during the course of negotiating this agreement.]

I hereby certify that (1) this agreement represents a fully informed and voluntary agreement by the debtor; (2) this agreement does not impose an undue hardship on the debtor or any dependent of the debtor; and (3) I have fully advised the debtor of the legal effect and consequences of this agreement and any default under this agreement.
□ [Check box, if applicable and the creditor is not a Credit Union.] A presumption of undue hardship has been established with respect to this agreement. In my opinion, however, the debtor is able to make the required payment.
Printed Name of Debtor's Attorney:
Signature of Debtor's Attorney:
Date:

PART D: DEBTOR'S STATEMENT IN SUPPORT OF REAFFIRMATION AGREEMENT

[Read and complete numbered paragraphs 1 and 2, <u>OR</u>, if the creditor is a Credit Union and the debtor is represented by an attorney, read section 3. Sign the appropriate signature line(s) and date your signature. If you complete sections 1 and 2 <u>and</u> your income less monthly expenses does not leave enough to make the payments under this reaffirmation agreement, check the box at the top of page 1 indicating "Presumption of Undue Hardship." Otherwise, check the box at the top of page 1 indicating "No Presumption of Undue Hardship."]

1. I believe this reaffirmation agreement will not impose an undue hardship on my lependents or me. I can afford to make the payments on the reaffirmed debt because my monthly ncome (take home pay plus any other income received) is \$, and my actual current nonthly expenses including monthly payments on post-bankruptcy debt and other reaffirmation greements total \$, leaving \$ to make the required payments on this reaffirmed lebt.						
I understand that if my income less my monthly expenses does not leave enough to make the payments, this reaffirmation agreement is presumed to be an undue hardship on me and must be reviewed by the court. However, this presumption may be overcome if I explain to the satisfaction of the court how I can afford to make the payments here:						
(Use an additional page if needed for a full explanation.)						
2. I received a copy of the Reaffirmation Disclosure Statement in Part A and a completed and signed reaffirmation agreement.						
Signed:						
(Debtor)						
(Joint Debtor, if any)						
Date:						
— Or —						
[If the creditor is a Credit Union and the debtor is represented by an attorney]						
3. I believe this reaffirmation agreement is in my financial interest. I can afford to make the payments on the reaffirmed debt. I received a copy of the Reaffirmation Disclosure Statement in Part A and a completed and signed reaffirmation agreement.						
Signed:						
(Debtor)						
Date:						
(Joint Debtor, if any)						

PART E: MOTION FOR COURT APPROVAL

[To be completed only if the debtor is not represented by an attorney during the course of negotiating this agreement.]

MOTION FOR COURT APPROVAL OF REAFFIRMATION AGREEMENT

I (we), the debtor(s), affirm the following to be true and correct:

I am not represented by an attorney in connection with this reaffirmation agreement.

I believe this reaffirmation agreement is in my best interest based on the income and expenses I have disclosed in my Statement in Support of this reaffirmation agreement, and because (provide any additional relevant reasons the court should consider):

followi	Therefore, I ask the court for an order approving this reaffirmation agreement under the ing provisions (<i>check all applicable boxes</i>):
	\square 11 U.S.C. § 524(c)(6) (debtor is not represented by an attorney during the course of the negotiation of the reaffirmation agreement)
	\square 11 U.S.C. § 524(m) (presumption of undue hardship has arisen because monthly expenses exceed monthly income)
Signed	:
	(Joint Debtor, if any)
Date:	

LOCAL BANKRUPTCY FORM 9004-2

[Contested Matter Caption]

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:			
		:	CHAPTER
JOHN DOE		:	
		:	
	Debtor(s)	:	CASE NObk(judge's initials)
		:	
XYZ MORTGAGE	CO.	:	
Movant	Movant	:	
		:	
VS.		:	
		:	
JOHN DOE		:	
	Respondent	•	

MOTION OF XYZ MORTGAGE CO. FOR RELIEF FROM THE STAY

LOCAL BANKRUPTCY FORM 9004-3

[Adversary Proceeding Caption]

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:	:	
	: CHAPTER	
JOHN DOE	:	
	: CASE NObk(judge's in	nitials)
Debtor (s)	:	
	:	
XYZ MORTGAGE CO.	:	
Plaintiff	:	
	: COMPLAINT TO DETERMINE	
vs.	: DISCHARGEABILITY OF DEBT	
	:	
JOHN DOE	:	
Defendant	: ADVERSARY NOap-	

MOTION OF XYZ MORTGAGE CO. FOR SUMMARY JUDGMENT

LOCAL BANKRUPTCY FORM 9013-4

IN RE:	: CHAPTER
	: CASE NObk
Debtor (s)	: : ADVERSARY NOap : (if applicable) :
Plaintiff(s)/Movant(s) vs.	: : Nature of Proceeding:
Defendant(s)/Respondent(s)	: :
REQUEST TO CONTINUE	CHEARING/TRIAL WITH CONCURRENCE ²
This request must be filed at least twent approved by the Court. Submitting a request is	ty-four (24) hours prior to the hearing. All requests must be not an automatic continuance.
The undersigned hereby requests a cont is a first request for a continuance. ³	tinuance with the concurrence of the opposing party (parties). This
Reason for the continuance.	
Contemporaneous with the filing of this counsel participating in this proceeding.	s request, the undersigned has served a copy of this request upon all
Dated:	
	Attorney for
	Name:
	Phone Number:

² No alterations or interlineations of this document are permitted.

³ If this is not a first request for a continuance, then a Motion to Continue must be filed.

LOCAL BANKRUPTCY FORM 9019-1

IN RE	:	:	CHAPTER		
		: :	CASE NObk		
	Debtor(s)		ADVERSARY NOap (if applicable)		
	Plaintiff(s)/Movant(s) vs.	: : : : : : : : : : : : : : : : : : : :	Nature of Proceeding: Pleading:		
	Defendant(s)/Respondent(s)	: :	Document #:		
	REQUEST TO REMO	VE FRO	M THE HEARING/TRIAL LIST*		
CHEC: □ any.	K ONE: The undersigned hereby withdraws the	e above id	entified pleading with the consent of the opposition, if		
	The undersigned counsel certifies as for	ollows:			
	(1) A settlement has been reached check only one). □ Thirty (30) days. □ Forty-five (45) days. □ Sixty (60) days.	which wi	ill be reduced to writing, executed and filed within (please		
	(2) If a stipulation is not filed or a hearing requested within the above-stated time frame, the Court may dismiss the matter without further notice.(3) Contemporaneous with the filing of this request, the undersigned has served a copy of this requipon all counsel participating in this proceeding.				
Dated:					
			Attorney for		

^{*}No alterations or interlineations of this document are permitted. This request must be filed twenty-four (24) hours prior to the hearing.

LOCAL BANKRUPTCY FORM 9074-1

IN RE:		
	: CHAPTER	
	: CASE NObk	
Debtor(s)	: : ADVERSARY NOap : (if applicable)	
Plaintiff(s)/Movant(s)	: :	
vs.	: Nature of Proceeding:	
	: Pleading:	
	: :	
Defendant(s)/Respondent(s)	: Document #:	
CERTIFICATION OF CONCUR	RENCE FOR TELEPHONIC TESTIMONY VIA	
	COURTCALL	
•	siness days before the scheduled hearing. If a certification phonic testimony must be obtained from the Court.)	
1. HEARING INFORMATION		
Hearing Type (e.g., Motion to Dismiss, Tria	ıl)	
Hearing Date	Hearing Time	
2. WITNESSES SCHEDULED TO PRO	VIDE TELEPHONIC TESTIMONY	
3. I hereby certify that all parties participat concurred in the telephonic appearance	ring in the above-described hearing have of the witness(es) set forth in paragraph 2 above.	
Date	Signature of certifying attorney or pro se party	
	Name of attorney or pro se party	